

CH. 114.]

CHAPTER XLVII.

[S. F. 27.

DANGEROUS OILS PROHIBITED.

AN ACT to Regulate the Manufacturing, Keeping, and Sale of APRIL 12.
certain Oils.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That no person shall mix for sale naphtha and illuminating oils, or shall keep or offer for sale, or sell, such mixture, or shall keep, or offer for sale, or sell, oil made from petroleum for illuminating purposes, inflammable at a less temperature or fire-test than one hundred and ten degrees, Fahrenheit. Manufacture and sale of petroleum oil inflammable at less than 110° F., forbidden.

SEC. 2. That any person violating the preceding section of this act, shall be punished for the first offense by fine not exceeding one hundred dollars, or by imprisonment in the county jail not exceeding thirty days; and for the second and every succeeding offense by fine not less than one hundred, and not more than one thousand dollars, or by imprisonment in the county jail not less than thirty days, nor more than twelve months, or by both such fine and imprisonment. Penalty; Second offense.

SEC. 3. That any person, or members of any copartnership, or corporation, or clerk, or employee thereof, who violates section one hereof, and another is injured thereby, shall be liable to the person so injured for damages occasioned by such violation. Liability for damages.

Approved, April 12th, 1872.

CH. 115.]

CHAPTER XLVIII.

[S. F. 88.

ACADEMICAL INSTITUTIONS UNDER ECCLESIASTICAL CONTROL.

AN ACT to Amend Chapter Fifty-three of the Revision of 1860, so as to permit Corporations in this State of an Academical Character, the Membership of which shall consist of the Lay Members and Pastors of Churches, Delegates to any Synod, Conference, or Council, holding its annual Meetings alternately in this and one or more adjoining States, to hold Meetings of the Corporation for the Election of Officers and the Transaction of Business in any adjoining State. APRIL 12.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That any corporation in this State, of an academical character, the memberships of which shall Corporations of an academical character may

hold annual meetings in other States, when.

consist of the lay members and pastors of churches, delegates to any synod, conference, or council, holding its annual meetings alternately in this and one or more adjoining States, may hold its annual meetings for the election of officers, and the transaction of business, in any adjoining State to this, at such place therein as the said synod, conference, or council, shall hold its annual meeting; and the elections so held, and business so transacted, shall be as legal and binding as if held and transacted at the place of business of the corporation in this State.

Approved, April 12th, 1872.

CH. 117.] CHAPTER XLIX. [H. F. 169.

SCHOOL-HOUSE DEBTS OF INDEPENDENT DISTRICTS.

APRIL 12.

AN ACT to Amend Chapter Ninety-eight of the Acts of the Twelfth General Assembly, in Relation to Indebtedness of School-Districts.

1868: ch. 98 amended.

Orders issued, instead of bonds, legalised.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That chapter ninety-eight of the acts of the Twelfth General Assembly be amended by adding to the fifth section thereof, the following: "*Provided*, That when, instead of bonds as in this act is provided, any independent school-district has heretofore issued orders on its treasurer, which have been sold, and the proceeds used in building school-houses therein, or in paying indebtedness incurred in thus building, such orders shall be as legal and binding as though they had been issued in bonds in accordance with this act."

Approved, April 12th, 1872.